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**DO NOT USE UNION**

**DO NOT USE UNION**

**DO NOT USE UNION**

**DO NOT USE UNION**

## GOOD WORK PAYS

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**DIXIE SHOE SHOP**

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**J. S. McFall, Manager**

**TO ELMER HENSLEY**

Eva Hensley vs. Elmer Hensley

State of Tennessee, in the Chancery

Court of Knox Co. No. 10404

In this cause, it appearing from

the bill filed, which is sworn to,

that the defendant Elmer Hensley is

a non-resident of Tennessee, so that

the ordinary process cannot be

served upon him, it is ordered that

said defendant appear before the

Chancery Court, at Knoxville, Ten-

nessee, on or before the first Monday

of Sept. next, and make defense to

said bill, or the same will be taken

for hearing ex parte as to him, this

notice will be published in the

KNOXVILLE INDEPENDENT for

four consecutive weeks.

This 3rd day of August 1917

J. C. FORD, Clerk & Master.

Atchley & Bibb, Sol's.

Aug. 4 11 18 25 1917

**Non-Resident Attachment Notice**

J. Pike Powers vs. Dave Logan

No. 12040

Before J. R. Ailor, Justice of the

Peace for Knox County, Tennessee.

In this cause, it appears by ail-

davit that defendant Dave Logan is

justly indebted to plaintiff, and is

a non-resident of Tennessee, so that

the ordinary process of law cannot be

served upon him, and an original

attachment having been levied upon

his property and returned to me, it

is therefore ordered that publica-

tion be made in the Knoxville In-

dependent, a newspaper published in

the City of Knoxville, Tenn., for

four consecutive weeks, command-

ing the said defendant Dave Logan to

appear before me, at my office in

Knoxville, Tenn., on the 8th day of

Sept. 1917, and make defense to

said suit, or it will be proceeded

with ex parte.

This 8th day of August 1917

J. R. Ailor, Justice of the Peace for

Knox County, Tennessee.

August 11 18 25 Sept. 1 1917

**TO DON BRISCOE PLUMLEE**

Erma McCampbell Plumlee vs. Don

Briscoe Plumlee

State of Tennessee, in Chancery

Court of Knox County No. 15446

In this cause, it appearing from

the bill filed, which is sworn to,

that the defendant Don Briscoe Plumlee is

a non-resident of the State of Tennes-

see, so that the ordinary process

cannot be served upon him, it is or-

dered that said defendant appear

before the Chancery Court, at Knox-

ville, Tennessee, on or before the

1st Monday of Sept. next, and make

defense to said bill, or the same

will be taken for confessed by him

and the cause set for hearing ex

parte as to him. This notice will be

published in the Knoxville In-

dependent for four consecutive weeks.

This 31st day of July 1917

J. C. FORD, Clerk and Master.

Harris & Beeler, Sol's.

Aug. 4 11 18 25 1917

**TO LUTHER C. BURNETT**

Bernice Burnett vs. Luther C. Burnett

State of Tennessee, in Chancery

Court of Knox County No. 15445

In this cause, it appearing from

the bill filed, which is sworn to,

that the defendant, Luther C. Burnett

whose residence is unknown and can

not be ascertained after diligent in-

quiry so that the ordinary process

## TENNESSEE NEWS

CUT TO THE QUICK

FOR BUSY READERS

At a recent session of the national

congress at Washington, \$6,000 was

appropriated to build a new postoffice

building in Gallatin, a building which

has long been needed in that town.

The sixteen hundred men com-

missioned at the Fort Oglethorpe train-

ing camp have departed for their

homes and will report to families as-

signed them in various capacities of

the army after a twelve-day furlough.

Negro recruits at Fort Oglethorpe

have left for Des Moines, Iowa, where

they will take up work at the hospi-

tal of the training camp there. There

are 36 in all and most of them were

enlisted in Nashville.

Company K, First Tennessee In-

fantry, has gone to Greenville, S. C.,

as a special detachment where the

members will assist in guarding the

cantonment for all the Tennessee

troops. The company consists of 150

men and three officers.

An early termination of the coal

strike organized by miners in District

19, seemed probable, according to

statements made by union officials in

Pineville. They pointed out that the

Federal Department of Labor had been

fully advised regarding the situation

in Kentucky and Tennessee relative

to the demands made by the strikers,

and expressed the belief that plan for

conciliation, acceptable to both miners

and operators, would be the result.

It is anticipated that the girls

will enter the University of Tennes-

see at the fall opening, Monday, Sep-

tember 17, than has ever attended the

institution since its establishment

more than 190 years ago. They say

the university officials. Out of the east,

west, north and south, good-looking

ladies, brunettes and blondes will

take the place of many of the brawny

lads who for years have made the

University for Tennessee the center

of learning for the state.

Robert Swenson Cowan, of Knox-

ville, stepson of Senator John K.

Shields, who won a commission as

second lieutenant of artillery, at Fort

Oglethorpe, has been assigned to duty

at the cantonment at Fort McPherson,

Ga., where he will assist in instruct-

ing the men of the national army. Mr.

Cowan chose the artillery branch of

the service, feeling as he did that he

should select the arm of service where

he would see action and thereby render

a great service to his country.

No orders have been received by the

local military authorities in regard to

the exact date, when Tennessee troops

will leave for Camp Sevier, and Knox-

ville, S. C. The men will remain in

the state until the supplies are re-

ceived, it is understood, and all in-

dications are that it will be impossi-

ble to leave before August 25. It is un-

derstood that the Tennessee troops

will not leave for France until they un-

dergo a season of intensive training at

Camp Sevier, where it is expected

will require several weeks.

The Board of Directors of the

Federal Land Bank of Louisville, has

authorized the issuance of \$1,000,000

in bonds, of which \$250,000 will be

issued shortly. The remainder prob-

ably will be issued in blocks of the

same size at fifteen-day intervals. A

syndicate of bankers has contracted

through the Federal Farm Loan Board

at Washington for the purchase of 40

per cent of the issue. The remainder

is to be offered to the public at 101 1/2

The prevention of fires in elevators, mills and other places where grains and foods are stored is a war measure adopted by Ed. M. Gillenwaters, newly appointed commissioner of the state department of fire prevention. Mr. Gillenwaters has arranged for an inspection of buildings containing foods. Not a drop of whiskey will be manufactured in the United States after 11 o'clock on the night of September 8. All other distilled spirits for use as beverages will cease to be manufactured at the same time. This ruling was made by the food administration in Washington.

Because every male employee of the store joined the army, the Jetton Dry Goods Co., of Dyersburg, a firm of more than 10 years' standing has been forced to sell its stock and close. Inability to get employees to take the places of those joining Uncle Sam left the firm without help.

Millington's dream is at last realized in the completion of what able educators pronounce perhaps the finest rural high school in America. The building was dedicated with a community gathering. The building cost \$65,000, of which \$11,000 was raised by the citizenship of Millington and the remainder by Shelby County.

The First Ambulance company, of Tennessee, which is included in the units that comprise the new Forty-second division that is to be sent to France at once, is the only unit of the Tennessee guard that is expected to see immediate overseas service. It will be a part of the sanitary train of the Forty-second division.

B. E. Seibert, nephew of General W. L. Seibert, who is with General Pershing in France, has just been drafted into the national army in Nashville. Young Seibert also has a great uncle in the German army. In spite of this fact he is anxious to get to France and join his American uncle with the Pershing expedition.

Those manufacturers of Tennessee who have not thoroughly studied and prepared to comply with the federal child labor law, which takes effect September 1, should bestir themselves at once, lest they find themselves in an embarrassing position when they try to dispose of their products after the end of the present month.

"It's a shame a man can't get in if he wants to." So George R